	1299.04
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO.:	
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER/PLAINTIFF:	
RESPONDENT/DEFENDANT:	
OTHER PARENT:	
RESPONSIVE DECLARATION TO MOTION FOR	CASE NUMBER:
JOINDER OF OTHER PARENT	
CONSENT ORDER OF JOINDER	
1. District Attorney Defendant Other Parent (specify name):	
a. agrees to an order joining the Other Parent as a party to this action.b. does not agree to the requested joinder of the other parent as a party to the	is action.
2. a. There are no other cases where custody or visitation orders have been previous	du mada in which both parents are parties
a. There are no other cases where custody or visitation orders have been previousb. Both parents are parties in the following family law cases:	ily made in which both parents are parties.
Name and county of court	Case number
· · · · · · · · · · · · · · · · · · ·	
3. The statements contained in the <i>Declaration for Joinder</i> are incorrect or insufficient	as follows (specify):
C The diatement contained in the Book and the Contact of incomposition	as renews (openny).
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date:	
L	
)	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

(Consent order on reverse)

PETITIONER/PLAINTIFF:	CASE NUMBER:		
RESPONDENT/DEFENDANT:			
OTHER PARENT:			
CONSENT ORDER			
. Plaintiff Defendant Other Parent having consented and good cause appearing,			
IT IS ORDERED that			
 a the Other Parent is joined as a party to this proceeding. b the hearing on the <i>Motion for Joinder</i> set on <i>(date)</i>: 	is taken off calendar.		
Date:			
	JUDICIAL OFFICER		

(Proof of Service on page three)

PETITIONER/PLAINTIFF: RESPONDENT/DEFENDANT: OTHER PARENT:		CASE NUMBER:
PROOF OF	SERVICE	
At the time of service I was at least 18 years of age and not a part	ty to the legal action.	
2. My residence or business address is (specify):		
 I served a copy of the foregoing Responsive Declaration as follow a. Personal delivery. I personally delivered a copy and all (1) Name of party or attorney served: 	l attachments as follows	
(a) Address where delivered:	(a) Add	dress where delivered:
(b) Date delivered:(c) Time delivered:	` '	te delivered: ne delivered:
b. Mail. I am a resident or employed in the county where the (1) I enclosed a copy in an envelope AND (a) deposited the sealed envelope with the United placed the envelope for collection and mailing our ordinary business practices. I am readily correspondence for mailing. On the same deposited in the ordinary course of business postage fully prepaid. (2) The envelope was addressed and mailed as follows: (a) Name of party or attorney served:	ited States Postal Serving on the date and at the familiar with this busing that correspondences with the United States	he place shown in items below following ness's practice for collecting and processing e is placed for collection and mailing, it is
(i) Address:	(i) Add	
(ii) Date mailed: (iii) Place of mailing <i>(city and state)</i> :	• •	te mailed: ace of mailing <i>(city and state)</i> :
I declare under penalty of perjury under the laws of the State of Califo	ornia that the foregoing	is true and correct.
Date:	•	
	_	

(Instructions on page four)

(TYPE OR PRINT NAME)

(SIGNATURE OF PERSON WHO SERVED MOTION)

INFORMATION SHEET FOR RESPONSIVE DECLARATION TO MOTION FOR JOINDER OF OTHER PARENT/CONSENT ORDER OF JOINDER (California Rules of Court, rule 1299.64)

Please follow these instructions to complete the *Responsive Declaration to Motion for Joinder of Other Parent/Consent Order of Joinder* (form 1299.64) if you do not have an attorney representing you. Your attorney, if you have one, should complete this form. **This form should be used if a parent wants to respond to a** *Notice of Motion for Joinder of Other Parent* **(form 1299.61). This form must be used if a parent does not agree to the joinder of the "Other Parent." This form may also be used if a parent agrees to the joinder of the Other Parent, but does not want to go to the scheduled court hearing.**

You must file the completed motion with the court clerk at least five court days before the hearing date. The address of the court clerk is the same as the one shown for the superior court on the *Notice of Motion for Joinder of Other Parent* (form 1299.61). You may have to pay a filing fee. If you cannot afford to pay the filing fee, contact the court clerk. **Keep three copies of your filed response**. **Serve one copy on the Other Parent**, **serve the second copy on the district attorney**, and **keep the third copy for your records**. (**See Information Sheet for Services of Process**, form 1299.05.)

INSTRUCTIONS FOR COMPLETING THE RESPONSIVE DECLARATION TO MOTION FOR JOINDER OF OTHER PARENT/CONSENT ORDER OF JOINDER FORM (TYPE OR PRINT IN BLACK INK)

Front page, first box, top of form, left side: Print the name, address, and phone number in this box.

<u>Front page, second box, left side</u>: Print the name of the county in which the legal action is filed and the court's address in this box. Use the same address for the court that is on the *Notice of Motion for Joinder of Other Parent* (form 1299.61). <u>Front page, third box, left side</u>: Print the names of the Petitioner/Plaintiff, Respondent/Defendant, and Other Parent in this box. Use the same names listed on the *Notice of Motion for Joinder of Other Parent* (form 1299.61).

Front page, first box, top of form, right side: Leave this box blank for the court's use.

<u>Front page, second box, right side</u>: Print the case number in this box. This number is also stated on the *Notice of Motion for Joinder of Other Parent* (form 1299.61).

- 1. Unless you are the District Attorney, check the box for the Defendant if you are the defendant, or check the box for the Other Parent and print your name in the space provided if you are the Other Parent.
 - a. Check this box if you agree to an order joining the other parent as a party to this action.
 - b. Check this box if you do not agree to joining the other parent to this action. If you do not agree, you should complete paragraph 3 below.
- 2. a. Check this box if neither parent has filed a dissolution action against the other parent or any other action, such as a restraining order involving custody or visitation of the children, and to the best of your knowledge the parents are not both parties in any other family law case.
 - b. Check this box if the parents are both parties in another case that involves custody or visitation of the children, such as a dissolution action. Fill in the name and county of the court and the court case number for any other family law cases involving both parents. You can get this information from the order or judgment from those actions. If you do not have a copy of the order or judgment you may go to the court clerk's office in the county in which the legal action is filed to get a copy.
- 3. Check this box if you do not agree to joining the Other Parent to this action. Explain why you disagree in the space provided.

You must date the form, print your name, and sign the form under a penalty of perjury. When you sign the form, you are stating that the information you have provided is true and correct.

<u>Top of second page, box on left side</u>: Print the names of Petitioner/Plaintiff, Respondent/Defendant, and Other Parent in this box. Use the same names listed on the front page.

Top of second page, box on right side: Print the case number here. Use the same number as that on the front page.

Leave the rest of the page blank for the court to complete.

When you file the responsive declaration ask the court clerk how to obtain a copy once it is signed by the judicial officer. You are responsible for mailing signed copies of the consent order to the Petitioner/Plaintiff, Respondent/Defendant, and Other Parent. Instructions for how to serve this response are in *Information Sheet for Service of Process* (form 1299.05). The person who serves the response must fill out this section of the form. **You cannot serve your own response.**

If you need additional assistance with this form, contact the Family Law Facilitator in your county.

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